

ENCROACHMENT PERMIT

VAN BUREN GOLF CENTER, L.L.C., the Lessee, of the property located at VAN BUREN BOULEVARD AND MORRIS STREET, in the City of Riverside, Assessor's Parcel No. 155-280-018, hereby requests permission to construct and maintain a pedestrian tunnel in the public right-of-way of Van Buren Boulevard and construct and maintain a golf course in a portion of the public rights-of-way of Gentral Avenue and Acorn Street. The attached drawing shows the requested encroachment. Upon issuance of this permit, I agree to comply with the attached terms and conditions.

Dated 8/12/96	Jam. West-MEMBER

ENCROACHMENT PERMIT APPROVAL

This permit shall become effective upon the a lssuance of this permit shall not be construpermit or requirement, but is only revocable processed.	ued as a waiver of any other applicable
☑ Airport	Jan
☑ Park and Recreation	They I feeler
☑ Planning	David Lucer
☑ Public Utilities Electric	Bill Amenta 6.27.86
☑ Public Utilities Water	B. Scings 0 6/27/96
☑ Traffic Engineering	May 6/27/96
Property Services Division	SCHOOL 6/27/96
☑ Risk Manager	E.M. Light 8/19/86
Upon obtaining the above signatures, return	ithis permit to Pulflic Works Department
for final approval.	wer for the state of the state
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Public Works Director

ENCROACHMENT PERMIT NO. E -

TERMS AND CONDITIONS

The following indicated terms and conditions apply to Encroachment Permit No. E - 1375

- 1. Permittee acknowledges that the area of encroachment is owned or controlled by the City of Riverside.
- Permittee acknowledges that the described property could be needed for a proposed or planned public improvement and the City may revoke this permit. Upon written notice of revocation, the Permittee shall, within the time prescribed by the City, remove all improvements placed, constructed or maintained. If the Permittee fails to abide by the removal order of the City, the City shall have the right to remove and destroy the improvements without reimbursement to the Permittee. The cost of such removal shall be paid by the Permittee to the City and shall constitute a debt owed to the City.
- 3. Permittee waives the right of claim, loss, damage or action against the City resulting from revocation, termination, removal of improvements or any action of the City, its officers, agents or employees taken in accordance with the terms herein.
- 4. If the City Council of the City of Riverside finds that the Permittee is in default of the terms of this permit, that shall be cause for revocation.
- 5. Permittee herewith agrees to hold the City of Riverside harmless from and against all claims, demands, costs, losses, damages, injuries, actions for damages and/or injuries, and liability in connection with the construction, encroachment, and/or maintenance to be done by Permittee within the described property.
- 6. Prior to any construction taking place on City controlled property, Permittee shall obtain a **Construction Permit** or **Street Opening Permit** from the City Public Works Department.
- 7. The Permittee agrees to insure that construction of their improvements will not interfere in any way with existing City utility facilities. The existing facilities will require future maintenance, reconstruction and revisions and facilities may be added, any of which may result in removal or alteration of the Permittee's improvements without reimbursement to the Permittee. Prior to construction, Permittee shall contact **UNDERGROUND SERVICE ALERT** to field locate existing utility lines. Any conflicts discovered will void the permit until acceptable revisions are made.

- 8. Construction plans for improvements to be constructed hereunder shall be submitted to the Public Works Director for review and approval prior to commencement of construction.
- 9. Prior to commencement of construction of improvements within Van Buren Boulevard, Permittee must have Public Works Department street improvement plan **R-3439** approved by the Public Works Director.
- 10. <u>Insurance</u>. The Permittee agrees to maintain in full force and effect during the entire term of this Encroachment Permit acceptable insurance policies issued by a company licensed to do business in the State of California with coverage of the following types and amounts including all operations of Permittee:
 - (A) General Liability:

\$5,000,000 combined single limit per occurrence for bodily injury, personal injury and property damage. A general aggregate limit shall apply separately to this location or a general aggregate shall be twice the required occurrence limit.

(B) Fire Insurance:

Extended coverage, including water damage, debris cleanup, vandalism and mischief provisions in an amount equal to ninety percent (90%) of full replacement cost of all structures located within the encroachment area.

(C) Automobile Liability:

\$5,000,000 combined single limit per accident for bodily injury and property damage.

(D) Workers' Compensation and Employer's Liability:

Workers' Compensation and limits as required by the Labor Code of the State of California and employer's liability limits of \$2,000,000 per accident.

Policies or certificates evidencing the above-required coverage shall be filed with the City. To be acceptable, each policy must meet the following requirements:

(a) Each policy must provide that the policy shall not be canceled or materially changed unless thirty (30) days' prior written notice thereof by certified or registered mail has been given to the City.

- (b) The City shall be named as an additional insured or loss payee as appropriate, which insurance shall be primary insurance and not contributing with any other insurance available to the City under any other third party liability policy.
- (c) The public liability and property damage policy shall contain either a provision for a broad form or contractual liability including leases or assignments of the rights herein granted, or there shall be attached thereto an endorsement providing for such coverage.

No policy shall be acceptable unless first approved by the City Attorney of the City.

The City shall have the right at any time during the term of this encroachment permit to review the type, form, and coverage limits of the insurance enumerated herein. If, in the opinion of the City, the insurance provisions in this encroachment permit are not sufficient to provide adequate protection for City and the members of the public using the encroachment area, the City may require the Permittee to maintain insurance sufficient to provide such adequate protection.

The City shall notify Permittee in witting of any changes in the insurance provisions necessary to provide adequate protection. If Permittee does not deposit acceptable copies of valid insurance policies acceptable in form and content to City, incorporating such changes, within 60 days of receipt of such notice, this encroachment permit shall be in default without further notice to Permittee and City shall be entitled to all legal remedies provided herein.

The procuring of such policy of insurance shall not be construed to be a limitation upon Permittee's liability nor as a full performance of its part of the indemnification provisions of the Encroachment Permit. The Permittee's obligation being, notwithstanding said policy or policies of insurance, the full and total amount of any damage, injury, or loss caused by the negligence or neglect connected with the operation under this Encroachment Permit.

11. Indemnification. Except for City's sole negligence or willful misconduct, Permittee shall fully indemnify and hold harmless City and City's agents and employees against any and all liability, claims, demands, damages, or costs of whatever kind or nature including, but not limited to, liability claims, demands, damages, or costs for (a) death of or to persons, including without limitation, the employees of the parties hereto, (b) injury to property, including without limitation, the property of the parties hereto, (c) design defects, or (d) any other loss, damage, or expense under (a), (b) or (c), and all liens, fines, or penalties imposed upon or assessed against City, and all expenses of investigation or defending against same including but not limited to costs and attorneys fees, arising in any manner out of (1) the use, occupancy or presence of Permittee, or Permittee's contractors,

subcontractors, agents, employees or invitees in or about the encroachment area, (2) the design, construction, installation, maintenance, use, repair or presence of all improvements to the encroachment area, or (3) any and all acts or omissions of Permittee or Permittee's contractors, subcontractors, agents, employees, or licensees in or about the encroachment area. Nothing contained in this provision is intended to, nor shall be deemed or construed to, indemnify City from City's sole negligence or willful misconduct, or that of City's agents, employees, or independent contractors who are directly responsible to City.

APPROVED AS TO FORM

ASST. CITY ATTORNEY





TO:

Gene Light

Risk Manager

OCT 2 / 1996

DATE: October 23, 1996

FROM:

Gregory P. Priamos

Supervising Deputy City Attorney

DEPT. UF PUBLIC WORKS

CONFIDENTIAL: ATTORNEY-CLIENT PRIVILEGE

SUBJECT: VAN BUREN GOLF CENTER EXPANSION AGREEMENT - OUR FILE NO. CA95-1689

Enclosed for your review and approval is a copy of the Certificate of Liability Insurance issued to Van Buren Golf Center, LLC in the above-entitled matter. While the agreement requires \$2,000,000 in liability coverage, the encroachment permit to tunnel beneath Van Buren Boulevard requires that the limits be increased to \$5,000,000. The certificate provides the requisite coverage and additional insured endorsement. Consequently, I am prepared to approve the certificate and encroachment permit.

Also enclosed is a written request from Loomis insurance Services on behalf of VBGC, LLC to reduce the \$2,000,000 worker's compensation requirement to \$1,000,000. I have no objection to accommodating his request as long as you are in agreement. I expect to receive the original certificate within the next day or so. If you agree to the reduction, please advise as soon as possible.

Thank you for your assistance.

ORIGINAL SIGNED & DISTRIPLATO

Gregory P. Priamos
Supervising Deputy City Attorney

GPP/

Enclosures

c: John Sabatello (w/ encl.)
Kathi Head (w/ encl.)
Bill Kraisosky (w/ encl.)
Ken Strout (w/ encl.)

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9160 Mission Blud. - P.O. Boz 3128 - Riverside, CA 92519 909-685-7478 phone - 909-685-0665 fax

Lic.# 0586791

RECEIVED

October 16, 1996 OCT | 8 1996

CITY OF RIVERSIDE C/O GREG PRIAMOS - LEGAL DEPT. 3900 MAIN STREET RIVERSIDE, CA 92501 CITY ATTORNEY

RE: VAN BUREN GOLF CENTER LLC - ENCROACHMENT PERMIT

Dear Greg:

Per our phone conversation of today, here is the required certificate for the above named project.

It is the understanding the auto section is only for the coverages of non-owned and hired autos. The golf center has no owned autos. If they do obtain a auto there will be coverage and you will be issued a certificate stating so within 10 days of that purchase.

Under the workers comp section the employers liability coverage is for \$1,000,000. The insurance companies I checked with are not offering the \$2,000,000 you are asking for in the contract. Please waive this requirement because we just can't get it.

Greg, this should be all you need to sign off on this, but if there are any issues outstanding please call me at: 685-7478. Thanks!

Sincerely,

Steven R. Loomis

Loomis Insurance Services





9160 MISSION BLVD · P.O. BOX 3128 RIVERSIDE, CA 92519 (909)685-7478 phone · (909)685-0665 fax

DATE: October 21, 1996

RECEIVED

TO: City of Riverside Legal Dept.

OCT 2 1 1996

ATTENTION: Greg Priamos

CITY ATTORNEY

FROM: Steve Loomis

Dear Greg,

Here is the certificate of insurance for the workers compensation policy for the Van Buren Golf Course project.

Let me know if there are any problems.

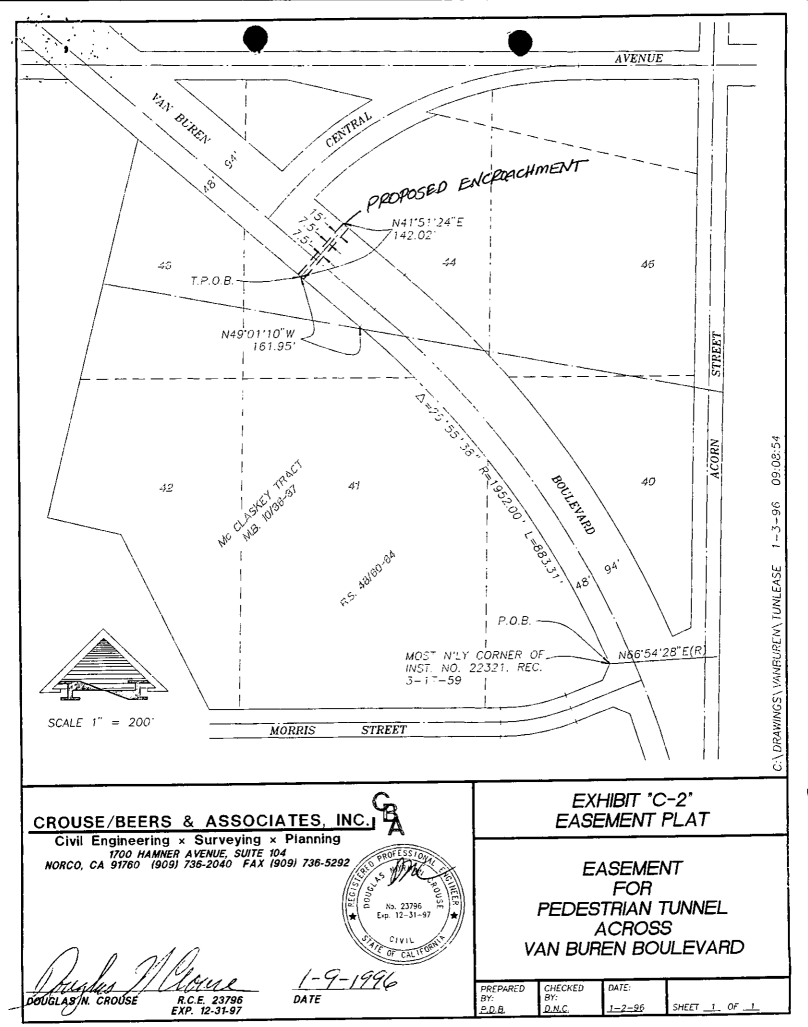
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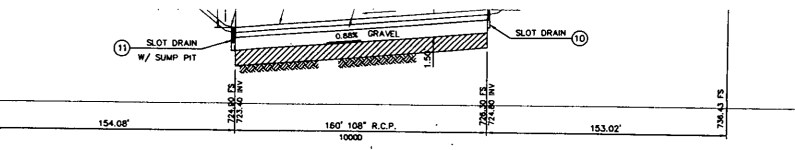
Steven R. Loomis

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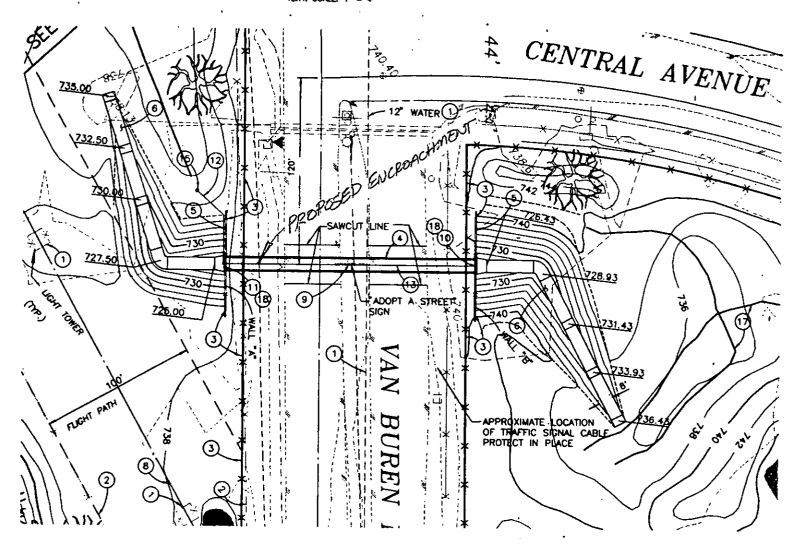
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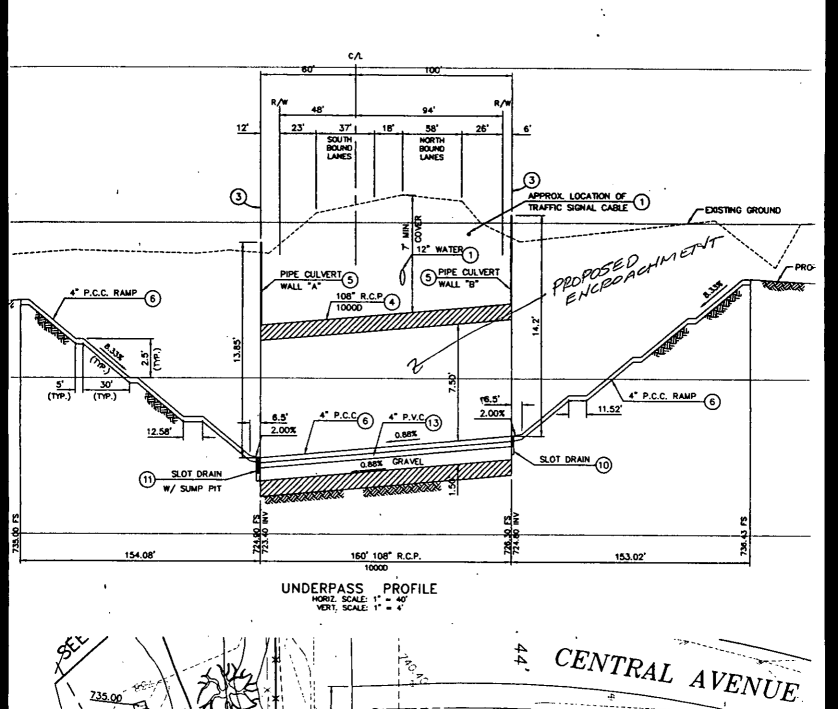




UNDERPASS PROFILE
HORIZ. SCALE: 1" = 40"
VERT. SCALE: 1" = 4"



FOR ON-SITE IMPROVEMENTS SEE ROUGH GRADING PLAN



- 12" WATER